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6	UNITED STATES DISTRICT COURT	
7	DISTRICT OF NEVADA	
8	CRAIG GAMBLE, et al.,	2:13-CV-1009 JCM (PAL)
9	Plaintiff(s),	
10	v.	
11		
12	BOYD GAMING CORPORATION,	
13	Defendant(s).	
14		
15	ORDER	
16	Presently before the court is defendant's emergency motion to enjoin plaintiffs' advertising	
17	campaign. (Doc. # 28).	
18	This case is a putative collective action with claims brought under the Fair Labor Standards	
19	Act ("FLSA"). The plaintiffs are employees of defendant Boyd Gaming Corporation who allege that	
20	they were required to work "off-the-clock" without pay. In the instant motion, defendant alleges that	
21	plaintiffs' counsel is currently using "false and misleading" advertisements in an attempt to reach	
22	out to potential collective action members.	
23	Defendant specifically claims that plaintiffs' counsel, Cogburn Law Offices ("Cogburn"),	
24	has created a web site and has posted advertisements on Facebook which assert that Cogburn is	
25	currently representing "employees of Boyd Gaming who are owed overtime for work performed off-	
26	the-clock." (Doc. # 28, 4:17-19). Defendant claims that at one pont, Cogburn's Facebook	
27	advertisement contained a link to defendant's own Facebook page, which caused the advertisement	
28		
James C. Mahan U.S. District Judge		

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to appear on defendant's public Facebook news feed. Cogburn has also allegedly shared links to its advertisements via Twitter.

Defendant argues that these advertisements by plaintiffs present "one-sided" and "misleading" information which must be enjoined by the court. (Doc. # 28, 12-13). Specifically, defendant alleges that potential collective action members might be wrongly led to believe that liability has already been determined in this case, and that the presence of this advertisement on defendant's Facebook page might mislead individuals into thinking that defendant has endorsed the messages of the advertisement and/or plaintiffs' claims.

To resolve this issue, defendant requests that the court issue an injunction which would, *inter alia*, prevent Cogburn from performing any further "misleading advertising for plaintiffs."

Defendant correctly notes that plaintiffs' counsel has a duty not to advertise in a way that is "false or misleading," Nev. R. of Prof'l Conduct 7.1, and that this court has the power to sanction false advertisements regarding pending litigation, *Davis v. Westgate Planet Hollywood Las Vegas, LLC*, 2009 U.S. Dist. LEXIS 116663, at *32 (D. Nev. Dec. 15, 2009). However, it is not the role of this court to micromanage the activities of parties or their counsel. Defendant's request for relief, that the court issue an injunction preventing plaintiffs' counsel from performing "any further misleading advertising" would potentially force this court to scrutinize Cogburn's every attempt to reach out to collective action members and determine the honesty of each representation. Such an activity would frustrate the interests of judicial economy and could chill plaintiffs from making permissible advertisements for fear of adverse action by the court. For these reasons, defendant's requested relief is far too broad, and the court will deny the instant motion.

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James C. Mahan U.S. District Judge

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1	Accordingly,
2	IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that defendant Boyd Gaming
3	Corporation's motion to enjoin plaintiffs' advertising campaign, (doc. #28), be, and the same hereby
4	is, DENIED.
5	DATED November 20, 2013.
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7	UNITED STATES DISTRICT JUDGE
8	ONTIED STATES DISTRICT JUDGE
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James C. Mahan U.S. District Judge